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15	X Corp.	nı
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	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	V CODD a Navada componetica	Coso No. 2:22 ov 02609 WILLA
19	X CORP., a Nevada corporation,  Plaintiff,	Case No. 3:23-cv-03698-WHA
20	, and the second	PLAINTIFF AND COUNTERCLAIM- DEFENDANT X CORP.'S
	V.	RULE 79-5(f)(3) STATEMENT IN
21	BRIGHT DATA LTD., an Israeli corporation,	RESPONSE TO BRIGHT DATA'S
22		ADMINISTRATIVE MOTIONS TO SEAL (DKTS. 278, 280, 283, 288, 291)
23	Defendant.	
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1 Pursuant to Civil Local Rule 79-5(f)(3), Plaintiff X Corp. ("X") submits this statement in 2 response to Bright Data's Administrative Motions to Consider Whether X's Material Should Be 3 Sealed (Dkts. 278, 280, 283, 288, 291), which were filed on May 14 and May 15. X does not seek to seal any of this information, so the Court may deny Bright Data's administrative motions. 4 5 DATED: May 19, 2025 Respectfully submitted, 6 KELLOGG, HANSEN, TODD, 7 FIGEL & FREDERICK, P.L.L.C. 8 By: /s/ Joshua D. Branson 9 JOSHUA D. BRANSON\* jbranson@kellogghansen.com 10 ANDREW C. SHEN\* ashen@kellogghansen.com 11 DANIĒL V. DORRIS\* ddorris@kellogghansen.com 12 MATTHEW D. READE\* mreade@kellogghansen.com 13 JORDAN R.G. GONZÁLEZ\* igonzalez@kellogghansen.com 14 KALEB J. LEGORE\* klegore@kellogghansen.com 15 1615 M Street NW, Suite 400 Washington, DC 20036 16 Telephone: 202.326.7900 \* Admitted Pro Hac Vice 17 Adrian Sawyer, State Bar No. 203712 18 SAWYER & LABAR LLP 1700 Montgomery Street, Suite 108 19 San Francisco, California 94111 Telephone: 415.262.3820 20 sawyer@sawyerlabar.com 21 Attorneys for Plaintiff and Counterclaim-Defendant 22 X Corp. 23 24 25 26 27 28